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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/808,055	03/15/2001	Soo Young Lee	LEES3001/EM/6595	3237
7590 06/20/2005 BACON & THOMAS, PLLC			EXAMINER	
			LAO, LUN S	
625 Slaters Lan			ART UNIT	PAPER NUMBER
			2644	
	·		DATE MAILED: 06/20/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/808,055	LEE ET AL.	
		Examiner	Art Unit	
		Lun-See Lao	2643	
Period fo	The MAILING DATE of this communication a r Reply	appears on the cover shee	et with the correspondence a	ddress
THE N - Extendafter: - If the - If NO - Failur Any n	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION is ions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perion to reply within the set or extended period for reply will, by state ply received by the Office later than three months after the mand patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, managery within the statutory minimum of will apply and will expire SIX (6) tute, cause the application to become	ay a reply be timely filed of thirty (30) days will be considered time MONTHS from the mailing date of this ne ABANDONED (35 U.S.C. § 133).	ely. communication.
Status				
2a)⊠ 3)□	Responsive to communication(s) filed on 22 This action is FINAL . 2b) To The since this application is in condition for allow closed in accordance with the practice under the since the	his action is non-final. vance except for formal r	•	e merits is
Dispositi	on of Claims			
5)⊠ 6)⊠ 7)□	Claim(s) <u>1-7</u> is/are pending in the application 4a) Of the above claim(s) is/are with d Claim(s) <u>5-7</u> is/are allowed. Claim(s) <u>1-4</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.		
Application	on Papers			
10) 🔲 ⁻	The specification is objected to by the Exami The drawing(s) filed on is/are: a) _ a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corr The oath or declaration is objected to by the	ccepted or b) objected ne drawing(s) be held in abo ection is required if the drav	eyance. See 37 CFR 1.85(a). ving(s) is objected to. See 37 C	• •
Priority u	nder 35 U.S.C. § 119			•
12) <u></u> / a)[Acknowledgment is made of a claim for foreignal All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Burse ee the attached detailed Office action for a life	ents have been received. ents have been received in riority documents have be eau (PCT Rule 17.2(a)).	in Application No een received in this Nationa	l Stage
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	Paper (98) 5) Notice	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PT	O-152)

Application/Control Number: 09/808,055 Page 2

Art Unit: 2643

DETAILED ACTION

Introduction

1. This is response to the amendment filed on 02-22-2005, claims 1-7 have been amended and claims 1-7 are pending.

Drawings

2. Figure 1 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.121(d)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claim1 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in

the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The driven "said filter subjecting a mixture of signal and noise that forms the primary input to independent component analysis taking into account secondary or higher statistical characteristics of the noise components to obtain said components of the primary input which are independent of the noise components" (see abstract and specification page 3 lines 7-13) was not supported in the further detail in specification nor in any of the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Jackson et al. (US PAT. 6,151,397).

Consider claim 1, Jackson teaches a method for active noise cancellation using independent component analysis comprising the steps:

using a filter (see fig.8, 742,743) to obtain components a primary input (X1) of an active noise cancellation system which are independent of noise components the secondary input (X2) at the output end in active noise (such as a variety of undesirable background noise) cancellation system (see col.10 line 7-64), and said filter subjecting (21,12) a mixture of signal and noise that forms the primary input (x1) to independent

component analysis taking into account secondary or higher statistical characteristics of the noise components to obtain said components of the primary input which are independent of the noise components (see col.10 line 7-col. 12 line 45).

Page 4

Consider claim 2, Jackson teaches the method for active noise cancellation using independent component of a signal cancellation range corresponding to active noise is extended for the system. which acquires many noise signals or mixtures of signal and noise by increasing the number of inputs (see col.10 line 25- col.11 line 14) or outputs of the said active noise cancellation system (see col.11 line 15-col.12 line 18).

Consider claim 3 Jackson teaches the method for active noise cancellation using independent component analysis which is characterized by canceling active noise by including the following steps;

in a cancellation method of active noise (such as a variety of undesirable background noise) cancellation system with a feedback structure (see fig.8),

- (a) wherein a zero delay coefficient, W_{ii} (0), scales the data to maximize the information transmitted through the nonlinear function (see col.11 line 45-col.12 line 18),
- (b) wherein a delay coefficient, W_{ii} (k), k ≠0, whitens each output from the corresponding input signal temporally (see col.10 line 7-col.11 line 65), and
- (c) wherein a coefficient in a feedback cross filter, W_{ij}(k), i ≠j, decorrelates each output

$$\Phi(u_i(t)) = -\frac{\frac{\partial P(u_i(t))}{\partial U_i(t)}}{P(u_i(t))}$$

from all other recovered signal u_i (t), where the said P(u_i (t)) approximates the probability density function of estimated source signal u_i (t) (see col.8 line 16-col.10 line 6).

Consider claim 4, Jackson teaches the method for active noise cancellation using independent component of a signal cancellation range corresponding to active noise is extended for the system. which acquires many noise signals or mixtures of signal and noise by increasing the number of inputs (see col.10 line 25- col.11 line 14) or outputs of the said active noise cancellation system (see col.11 line 15-col.12 line 18).

Allowable Subject Matter

6. Claims 5-7 are allowed.

Response to Arguments

- 7. Applicant's arguments with respect to claim1-7 have been considered but are moot in view of the new ground(s) of rejection.
- 8. Regarding applicant's argument that Jackson (397) neither discloses nor suggests an active noise cancellation method (remarks page 7 second paragraph), the examiner response that argument which is not claimed, and thus moot and see the new rejection.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Application/Control Number: 09/808,055

Page 6

Art Unit: 2643

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

11. Any response to this action should be mailed to:

Mail Stop (explanation, e.g., Amendment or After-final, etc.)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Facsimile responses should be faxed to:

(703) 872-9306

Hand-delivered responses should be brought to:

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lao, Lun-See whose telephone number is (571) 272-7501. The examiner

Art Unit: 2643

can normally be reached on Monday-Friday from 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz, can be reached on (571) 272-7499.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 whose telephone number is (571) 272-2600.

Lao,Lun-See Patent Examiner US Patent and Trademark Office Knox 571-272-7501

DUC NGUYEN
PRIMARY EXAMINER